

January 06, 2021

Nathan Ochsner, Clerk of Court

**Sealed**

Public and unofficial staff access  
to this instrument are  
prohibited by court order

**UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF TEXAS  
HOUSTON DIVISION****UNITED STATES OF AMERICA**

v.

**JOHN DOE 1 aka USER "Mark"  
JOHN DOE 2 aka USER "Junior57MI"**§  
§  
§  
§  
§**CASE NO.****4:21cr06****UNDER SEAL****CRIMINAL INDICTMENT**

THE GRAND JURY CHARGES THAT:

**INTRODUCTION**

At all times material to this Indictment:

1. The term “minor” is defined, pursuant to Title 18, United States Code, Section 2256(1), as “any person under the age of eighteen years.”
2. The term “child pornography,” for purposes of this Indictment, is defined, pursuant to Title 18, United States Code, Section 2256(8)(A), as:

“any visual depiction, including any photograph, film, video, picture, or computer or computer-generated image or picture, whether made or produced by electronic, mechanical, or other means, of sexually explicit conduct, where -

(A) the production of such visual depiction involves the use of a minor engaged in sexually explicit conduct.”

3. The term “sexually explicit conduct” is defined, pursuant to Title 18, United States Code, Section 2256(2)(A), as any:

“actual or simulated -

(i) sexual intercourse, including genital [to] genital, oral [to] genital, anal [to] genital, or oral [to] anal, whether between persons of the same or opposite sex; [or]

- (ii) bestiality; [or]
- (iii) masturbation; [or]
- (iv) sadistic or masochistic abuse; or
- (v) [the] lascivious exhibition of the genitals, or pubic area of any person.”

4. The term “computer” is defined, pursuant to Title 18, United States Code, Sections 2256(6) and 1030(e)(1), as any:

“electronic, magnetic, optical, electrochemical, or other high speed data processing device performing logical, arithmetic, or storage functions, and includes any data storage facility or communications facility directly related to or operating in conjunction with such device, but such term does not include an automated typewriter or typesetter, a portable hand held calculator or other similar device.”

5. The term “visual depiction” is defined, pursuant to Title 18, United States Code, Section 2256(5), as including, but is not limited to, any:

“undeveloped film and videotape, and data stored on computer disk or by electronic means which is capable of conversion into a visual image.”

**COUNT ONE**  
**(Conspiracy to Receive and Distribute Child Pornography)**

From a date unknown to the Grand Jury but beginning no later than on or about July 27, 2018, through at least on or about December 28, 2020, within the Southern District of Texas and elsewhere,

**JOHN DOE 1 aka USER “Mark”  
and  
JOHN DOE 2 aka USER “Junior57MI”,**

defendants herein, and others known and unknown to the Grand Jury, did knowingly conspire with each other, and with others known and unknown to the Grand Jury, to receive and distribute: (1) any child pornography using any means and facility of interstate and foreign commerce and that has been mailed, and has been shipped and transported in and affecting interstate and foreign commerce by any

means, including by computer; and (2) any material that contains child pornography using any means and facility of interstate and foreign commerce and that has been mailed, and has been shipped and transported in and affecting interstate and foreign commerce by any means, including by computer.

**In violation of Title 18, United States Code, Section 2252A(a)(2) and Section 2252A(b)(1).**

**COUNT TWO**  
**(Conspiracy to Advertise Child Pornography)**

From a date unknown to the Grand Jury but beginning no later than on or about July 27, 2018, through at least on or about December 28, 2020, within the Southern District of Texas and elsewhere,

**JOHN DOE 1 aka USER “Mark”  
and  
JOHN DOE 2 aka USER “Junior57MI”,**

defendants herein, and others known and unknown to the Grand Jury, did knowingly conspire with each other, and with others known and unknown to the Grand Jury, to make, print and publish, and cause to be made, printed and published, any notice and advertisement seeking and offering to receive, exchange, buy, produce, display, distribute and reproduce, any visual depiction, the production of which visual depiction involved the use of a minor engaging in sexually explicit conduct and such visual depiction was of such conduct; knowing and having reason to know that such notice and advertisement would be transported using any means and facility of interstate and foreign commerce and in and affecting interstate and foreign commerce by any means, including by computer, and such notice and advertisement was transported using any means and facility of interstate and foreign

commerce and in and affecting interstate and foreign commerce by any means, including by computer.

**In violation of Title 18, United States Code, Section 2251(d) and (e).**

A True Bill:

**Original Signature on File**

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Grand Jury Foreperson

RYAN K. PATRICK  
United States Attorney

By: Kimberly Ann Leo  
Kimberly Ann Leo  
Assistant United States Attorney  
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